

## **The ANN CLARKE devalued estate by the Court of 'Protection' Statement by: Invoked Living Will Executor - date: 11.04.2016**

FAO Judge Jackson; case 10370284

1. As of today's date my mother being back in my care from the Torremolinos hospital release, has a whole host of needs that cannot be met by the continued theft by the UNITED KINGDOM corporation, of her property, in the form of her freedom, her house sale and her losses inflicted by this court of so called 'protection'.

2. For example I would like to take my mum for a much needed dentist that is only achievable on a private basis where upon we do not have sufficient funds to pay for it. She would like to be free from the problems associated with her teeth preventing her eating an enjoyable meal without the distraction of PAIN.

3. The bed that she has, needs replacement for a bed that can operate upon the treatment of bed sores ie every couple of hours I need to go in her room and turn her over because she is failing to complete the task herself and the bed is just a standard bed as was mentioned way back in November 2015 last year in which YOU are the obstacle in not recognising her needs as was your duty under her best interests. **Obviously you are only looking after your colleagues best interests!**

4. Mums needs are such that a car is required to transport mum to and from any care appointments that are required to continue her recovery this of course involves all the legal requirements ie maintenance insurance tax expenses etc

5. The doctor advised to keep her on a high protein diet ie FISH or BEEF etc but funds are now so low we are struggling to pay the rent let alone EAT! Certainly by state stopping her disability & care.

6. It is clear that the court of protection is attempting to PROTECT itself from the exposure of corrupt processes that is further inflicting upon my mother, more trauma, resulting in a prolonged agony towards an uncomfortable death that will in turn be on your hands.

7. It would be nice for mum to go out and eat in a restaurant, drink and be entertained like most 70-90 yr olds doing just that here around the corner from where we live but lack of funds prevents that from happening so mum just sits in her chair waiting for the next bed sore ulcer to develop by the lack of movement, that the next, may very well kill her off!

8. I am of course video documenting what you are doing to us day by day and that all videos will be released should the day come that I need to demonstrate, that the MURDER of mum, will be your responsibility & your colleagues, **that you are protecting.**

9. Mum would like a bath but in the 1 bedroomed house we have, not only can I not get her into the current small shower room, there is NO bath, so just bathing mum is a huge challenge.

10. YOU are the cause of such misery and such trauma being inflicted by your complete and utter irresponsibility in not tackling what your UK.GOV PUBLIC office principles direct you to do, being a full on crime in itself, a misconduct in public office and or misprision of treason by gross neglect.

11. THOUGH thank GOD mum has survived her latest ordeal and we go by the grace of GOD, it is my duty to protect her from you and the likes of you, which I will endeavour as long as I live and breathe regardless of how much you steal from her, because the honour, your HONOUR, is in the integrity to which you have none and I have it all as documented in DAILY MAIL comments section.

12. You have been contacted by our builder to demonstrate the lack of real consideration for the damaged value of mums property, you have incited the press to print lies taken from your corrupt VOID court judgements that are committing LIABLE and DEFAMATION of my character and my mum's obvious capacity that you still continue to deny by your unlawful illegal actions that I am documenting as invoked executor by the terms of mums said living will that YOU sanctioned by your own authority admitting her capacity to make that you also openly admit has legal force, still being denied by YOU!

13. Such incitement of the press publication of your published judgement of hearsay lies is designed to give you some sort of justification for you to now to demand UK imprisonment of my mother by the void order issued, to surrender her passport by me, which I do not hold power over?

14. You by the same void order demand an apology/purge of contempt when it is the court that is in contempt of the truth that it refuses point blank to deal with demonstrating its biased unfair partiality towards its court colleagues, members of the bar, as was carried out in those hearings in absentia by SHARPE, FOSKITT & PELLING.

Clearly now it is all so obvious that you continue to dig the hole you are in to ever deeper levels of humility that it defies all logic as to why you will not climb out of it and hold up your hands, rather than be buried by your own grave misgivings.

People who are outside observers cannot understand your void orders, they do not make sense.

So what pray GOD Mr Jackson are you going to attempt to have instore for us next?

The 'abusive and incoherent' nature that you impolitely so attach to the person is in fact the mirror image of i, a man thinks of yourself with a multiplier of 100.

If you so desire respect, then try to meet the man with respect that my integrity demands, all provable by my actions over 20 years of care, love and affection that has without doubt uncovered a cesspit of evil deeds being inflicted upon countless others, that do not have the where with all and or the balls to speak as they find on this matter, in which you no doubt firmly have my provable prima facia chronological documented evidence on our website for the world to see your CRIMINAL PROBATE RACKETEERING & ORGANISED SCAM that is now fiercely protected as uncovered evidence upon YOU.

Regards

By: i, man, [mike@rake.net](mailto:mike@rake.net)



by: EXECUTOR OFFICE [mike@rake.net](mailto:mike@rake.net)  
michael raymond: clarke